

1 **MARTIN & BONTRAGER, APC**
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8 Attorneys for Plaintiff
9 BERNARD CO

10 UNITED STATES DISTRICT COURT
11 CENTRAL DISTRICT OF CALIFORNIA

13 BERNARD CO,
14 Plaintiff,
15 vs.
16 EXPERIAN INFORMATION
17 SOLUTIONS, INC.,
18 Defendant(s).

13 Case No.: 8:22-cv-01537-JVS-KES

16 **STIPULATION TO DISMISS
ENTIRE MATTER WITH
PREJUDICE**

21 NOW COMES Plaintiff, BERNARD CO, and Defendant, EXPERIAN
22 INFORMATION SOLUTIONS, INC., by and through the undersigned counsel, and
23 hereby jointly move this Honorable Court for a dismissal of the instant matter in its
24 entirety, with prejudice pursuant to *Fed. R. Civ. P. 41(a)(1)(A)(ii)*, with each party
25 to bear its own attorneys' fees and costs incurred.

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2 RESPECTFULLY SUBMITTED,
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5 Dated: December 14, 2022

MARTIN & BONTRAGER, APC

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7 By: /s/ G. Thomas Martin, III
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9 G. Thomas Martin, III
Attorney for Plaintiff

10
11 Dated: December 14, 2022

JONES DAY

12
13 By: /s/ Kelly Christine Albright
14
15 Kelly Christine Albright
Attorney for Defendant

PROOF OF SERVICE

I, G. Thomas Martin, III, state the following:

I am employed in Los Angeles, California; I am over the age of 18 and am not a party to this action; my business address is 4605 Lankershim Blvd., Suite 535, Toluca Lake, CA 91602. On December 14, 2022, I served the following documents:

STIPULATION TO DISMISS

On all parties of record, through counsel

By the following means of service:

- [X] **BY ELECTRONIC CASE FILING:** I filed the submitted the document listed above via the court's Electronic Case Filing (ECF) system which provides electronic mail (email) service of the listed document directly to the party listed above to his/her "email address of record."

[X] **STATE:** I declare under penalty of perjury under the laws of California that the above is true and correct.

Executed on December 14, 2022, at Los Angeles, California.

By:/s/ G. Thomas Martin, III
G. Thomas Martin, III